

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Ila V. Shumaker (CONS/PE) Cas Kruthers, Heather H. (for Public Guardian – Conservator/Petitioner)

(1) Fifth and Final Account and Report of Conservator, (2) Petition for Allowance of Compensation to Conservator and Attorney, and (3) Distribution (Prob. C. 1860, 2620, 2623, 2630, 2631, 2942)

DO	D: 08/14/10		PUBLIC GUARDIAN, Conservator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Accounting period: 10/27/09 – 08/14/10	CONTINUED FROM 12/08/11
	nt. from 102711	L,	Accounting - \$12,636.22 Beginning POH - \$3,416.22 Ending POH - \$4,831.00	
	Aff.Sub.Wit.		Subsequent to the final account period: 08/15/10 –	
✓	Verified		09/15/11	
	Inventory		Accounting - \$5,067.72 Beginning POH - \$4,831.00 Ending POH - \$4,246.12	
	PTC		Beginning POH	
	Not.Cred.			
<b>√</b>	Notice of Hrg		Conservator - <b>\$646.20</b> (4.70 Deputy hours @ \$96/hr. and 5.00 staff hours @ \$76/hr. less \$185.00)	
✓	Aff.Mail	w/	Attorney - <b>\$1,500.00</b> (per Local Rule)	
	Aff.Pub.		Attorney - \$1,500.00 (per Locar Rule)	
	Sp.Ntc.		Bond fee - \$37.50 (ok)	
	Pers.Serv.		Petitioner requests that due to the insufficiency of the	
	Conf. Screen		estate to pay the fees and commissions that a lien be	
	Letters		imposed upon the estate for any unpaid balances of the authorized fees and commissions.	
	Duties/Supp		addiorized rees and commissions.	
	Objections		Petitioner requests that non cash assets of the decedent	
	Video		(two burial plots and personal effects) be distributed to Donald Shumaker.	
	Receipt		Donaid Shumaker.	
	CI Report		Petitioner prays for an Order:	
	9202		<ol> <li>Approving, allowing and settling the fifth and final account;</li> </ol>	
<b>✓</b>	Order		2. Authorizing the conservator and attorney fees and	
	Aff. Posting		commissions;	Reviewed by: JF
	Status Rpt		<ul><li>3. Authorizing payment of the bond fee;</li><li>4. Authorizing petitioner to impose a lien on the</li></ul>	Reviewed on: 02/14/12
	UCCJEA		estate for any unpaid balances of authorized fees	Updates:
-	Citation FTB Notice		and commissions; and	Recommendation: File 1 - Shumaker
	FID NOTICE		<ol><li>Authorizing distribution of the balance of property on hand.</li></ol>	riie 1 - Siiumaker
			Small Estate Declaration under Probate Code § 13101 by Shirley Perkins, daughter, filed 02/08/12 requests that decedent's two burial plots be distributed to her. Ms. Perkins states in her declaration that her siblings, Donald Shumaker, Edward Shumaker, and Karl Shumaker, have all verbally consented to this distribution.	

Kruthers, Heather H (for Petitioner/Conservator Public Guardian)

(1) Fifth and Final Account and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney

DO	D: 4/25/2011		PUBLIC GUARDIAN, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.	
			Account period: 8/27/2006 – 4/25/2011	
Co	nt. from		Accounting - <b>\$96,646.11</b>	
	Aff.Sub.Wit.		Beginning POH - \$ <b>817.63</b>	
✓	Verified		Accounting - \$96,646.11  Beginning POH - \$817.63  Ending POH - \$3,630.17	
	Inventory		Subsequent account period: 4/25/2011 – 8/26/11	
	PTC		•	
	Not.Cred.		Accounting - <b>\$9,250.53</b>	
1	Notice of		Beginning POH - <b>\$3,630.17</b>	
	Hrg		Ending POH - <b>\$9,250.53</b>	
✓	Aff.Mail	W/	Conservator - <b>\$2,648.00</b>	
	Aff.Pub.		(16.5 Deputy hours @ \$96/hr and 14.0 Staff	
	Sp.Ntc.		hours @ \$76/hr)	
	Pers.Serv.			
	Conf. Screen		Attorney - \$2,000.00 (per	
	Letters		Local Rule)	
	Duties/Supp		Bond fee - <b>\$125.00</b> (o.k.)	
	Objections		φ12000 (σπι)	
	Video			
	Receipt		Petitioner prays for an Order:	
	CI Report		1. Approving, allowing and settling the fifth	
	9202		and final account;	
✓	Order		<ol><li>Authorizing the conservator and attorney fees and commissions;</li></ol>	
	Aff. Posting		3. Payment of the bond fee;	Reviewed by: KT
	Status Rpt		4. Distributing the remaining cash on hand	Reviewed on: 2/10/12
	UCCJEA		(\$4,082.53) to the Department of Health	Updates:
	Citation		Services in partial satisfaction of their	Recommendation:
	FTB Notice		creditor's claim.	File 2 - Juarez

Kruthers, Heather H (for Petitioner/conservator Public Guardian)

(1) Second and Final Account and Report of Conservator (2) Petition for Allowance of Compensation to Conservator and Attorney (Prob. C. 1860, 2620, 2623, 2630, 2942)

DO	D: 5/12/11		PUBLIC GUARDI	AN, Co	nservator, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.			
			A 1 O/1	/00 5	/10/11	
			Account period: 8/1	/09 – 5/	/12/11	
Cor	nt. from		Accounting	_	\$18,331.18	
	Aff.Sub.Wit.		Beginning POH Ending POH	_	\$ 787.34	
✓	Verified		Ending POH	-	\$ 3,783.07	
	Inventory		Account period: 5/1	3/11 -	11/30/11	
	PTC		recount period. 3/1	3/11	11/30/11	
	Not.Cred.		Accounting	-	\$6,025.63	
1	Notice of		Beginning POH Ending POH	-	\$3,783.07	
	Hrg		Ending POH	-	\$2,271.79	
✓	Aff.Mail	W/				
	Aff.Pub.		Conservator	_	\$992.40	
	Sp.Ntc.		(XXX Deputy hours	s @ \$96	5/hr and XXX	
	Pers.Serv.		Staff hours @ \$76/h	r)		
	Conf. Screen		•		<b>44</b> 000 00	
	Letters		Attorney	- T 1	\$1,000.00	
	Duties/Supp		(less than allowed pe	er Locai	Rule)	
	Objections		Bond fee	_	\$50.00 (o.k.)	
	Video					
	Receipt		Petitioner request the	at due to	o the	
	CI Report		insufficiency of the			
	9202		and commissions tha			
✓	Order		upon the estate for a the authorized fees a			
	Aff. Posting		the admonized rees d	ing com		Reviewed by: KT
	Status Rpt		Petitioner prays for	r an Or	der:	Reviewed on: 2/10/12
	UCCJEA		5. Approving, a	_	,	Updates:
	Citation		the second ar		<i>'</i>	Recommendation:
	FTB Notice		6. Authorizing			File 3 – Fimbrez
			attorney fees			
			<ul><li>7. Payment of t</li><li>8. Authorize pe</li></ul>		to impose a lien	
			on the estate			
			balances of a	•	*	
			commissions			

Atty Keeler, William J. (for Roberto Garcia – Beneficiary)
Atty Phillips, John W. (for Evelyn Lauderdale – Trustee/Petitioner)

Petition to Determine Validity of Purported First and Third Amendments to Trust and to Impose Constructive Trust (Prob. C. 17200, et seq., 21350, et seq; and 21360 et seq)

DO	D: 06/29/11		<b>EVELYN LAUDERDALE,</b> Trustee of the Jeri L.	NEEDS/PROBLEMS/COMMENTS:
			Shubin 2007 Trust, is Petitioner.	1. Need Order.
			Petitioner alleges:	
			1. Jeri L. Shubin (the "Decedent"), died June 29, 2011,	
Cor	nt. from		a resident of Fresno County, and left property in	Notes:
	Aff.Sub.Wit.		Fresno County.	Consent to Serve as Neutral Third
✓	Verified		2. On August 23, 2007, Decedent executed a	Party Successor Trustee by Bruce
	Inventory		Declaration of Trust known as the Jeri L. Shubin	Bickel was filed 02/01/12.
	PTC		2007 Trust that called for distribution of its assets as	Roberto Garcia filed a Petition for
	Not.Cred.		follows:	Preliminary Distribution and
✓	Notice of		a. Personal property to be distributed pursuant to a letter of instruction to the trustee, or in	Injunction on 01/27/12 that is set
	Hrg		the absence of such a letter, in equal shares	for hearing on 03/13/12.
✓	Aff.Mail	w/	to James Shubin and Gary Shubin;	
	Aff.Pub.		b. Real property located at 4104 E.	There is also a hearing on
	Sp.Ntc.		Washington, Fresno to Rick Davis;	02/28/12 on Mr. Garcia's Petition to Remove Trustee and for
	Pers.Serv.		c. Any residue, 1/3 to Gary Shubin, 1/3 to	Appointment of Successor
	Conf. Screen		James Shubin, and 1/3 to various charities.	Trustee; (2) for Surcharge of
	Letters		3. On July 1, 2009, the Decedent executed a document purported to be the first amendment to the trust.	Trustee; (3) for Order Directing
	Duties/Supp		This amendment passes personal property to	Trustee to Return Trust Property
✓	Objections		Marlene Gunion in the absence of a letter to the	to Trust; (4) and for Order
	Video		Trustee; real property at 4104 E. Washington,	Compelling Trustee to Account and Report that was continued
	Receipt		Fresno to Rick Davis; 31.9 acres of real property to	from 01/10/12.
	CI Report		William Buchnoff; real property at 1582 N.	, ,
	9202		Humboldt, a 1991 trailer, a 1997 Ford Explorer, and	
	Order	Х	Bank of America bank account ending in 04563 to	
	Aff. Posting		Roberto Garcia; and the residue of the estate to be divided 1/3 to Gary Shubin (with certain	Reviewed by: JF
	Status Rpt		restrictions), 1/3 to James Shubin (with certain	<b>Reviewed on:</b> 02/15/12
	UCCJEA		restrictions), and \$250,000.00 of the remaining 1/3	<b>Updates:</b> 02/16/12
	Citation		to charities named in the original trust, with the	Recommendation:
	FTB Notice		balance to Roberto Garcia.	File 4 - Shubin
			4. On December 15, 2009 the Decedent executed a	
			Second Amendment to her Trust adding a specific	
			distribution of real property located at 2045 W. San	
			Ramon, Fresno to Marlene Gunion.	
			Cont'd on Page 2	

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- 5. On December 13, 2010, Decedent executed a document purported to be a Third Amendment to her Trust. This Third Amendment revokes the second Amendment and affirms the First, except that it passes the personal property to Petitioner (Evelyn Lauderdale) in the absence of a letter of instruction; passes the 1991 trailer and real property located at 2045 W. San Ramon, Fresno to Roberto Garcia; and passes the residue of the Trust 1/3 to Gary Shubin (with certain restrictions), 1/3 to James Shubin (with certain restrictions), and the remaining 1/3 to the charities originally designated in the Trust.
- **6.** On May 17, 2011, Decedent executed a Fourth Amendment to the Trust which appointed Petitioner to act as Co-Trustee with the Decedent.

Petitioner request that the Court rescind and nullify the purported First and Third Amendments to the Trust on the following grounds:

- A. First Ground: Lack of Capacity
  - 1. At the time of the alleged execution of the purported Trust Amendments, the Decedent was not of sound and disposing mind. The Decedent did not have the sufficient mental capacity to understand the nature of her actions in executing the purported Trusts, understand and recollect the nature and situation of her property, or remember or understand her relationship to her family members.
- B. Second Ground: Undue Influence
  - 1. The purported Trust Amendments were executed as a direct result of undue influence exerted on the Decedent by Roberto Garcia. This undue influence consisted of the following:
    - a. Roberto Garcia was a confidant to the Decedent for approximately 3 years before and up to the time of her death:
    - b. Mr. Garcia had a friendly and confidential relationship with Decedent, who trusted and had confidence in Mr. Garcia;
    - c. Mr. Garcia took over the decedent's financial affairs'
    - d. At the time the amendments were signed and at the time of the Decedent's death, she was aged and infirm, and suffered from memory problems. As a result of these mental infirmities, Decedent was easily influenced and controlled by Mr. Garcia;
    - e. Mr. Garcia actively procured the purported Trust as part of a pattern of conduct aimed at gaining control of the Decedent's major assets;
    - f. During the last few months of the Decedent's life, Mr. Garcia took active steps to isolate Decedent and prevent her from having contact with family members;
    - g. The Trust Amendments confer an undue benefit on Mr. Garcia. Mr. Garcia "moved in" on the Decedent during the last few years of her life, taking over ever greater control of the Decedent's life and financial affairs. Before becoming a confidant to the Decedent, Mr. Garcia had been a stranger to the Decedent.
- C. Third Ground: Duress and Menace
  - 1. The apparent consent of Decedent to the First and Third Amendments to the Trust was obtained by Mr. Garcia's duress and menace. Decedent made statements to persons during the course of executing the purported Amendments that she feared Mr. Garcia and feared not executing the purported Amendments. Petitioner alleges that Mr. Garcia coached and practiced with Decedent what she was supposed to tell the attorney who drafted the purported Amendments, as well as another attorney who executed Independent Certificate of Reviews relating to the Decedent's will. Decedents will passes her entire estate to her Trust. Petitioner states that the Decedent would not have consented to the First and Third Amendments absent the conduct of Mr. Garcia.

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- D. Fourth Ground: Prohibited Transferee.
  - 1. Probate Code § 21350 et seq. prohibits Mr. Garcia from succeeding to any interest under the purported First and Third Amendments to the Trust as he was a care custodian to the Decedent as defined under Section 15610.7 of the Welfare and Institutions Code, and the Decedent would have been a dependent adult under the definition set forth in Welfare and Institutions Code § 15160.23 had she been between the ages of 18 and 64. Petitioner further alleges that an independent attorney did review the Decedent's will with her, but according to the Certificates of Independent Review, did not review the purported trust amendments with her.
- E. Fifth Ground: Prohibited Transferee.
  - 1. Mr. Garcia is prohibited by Probate Code § 21360 et seq. from succeeding to any interest under the purported first and third amendments to the trust, as he was a care custodian of the Decedent as defined under section 21362 of the Probate Code and the Decedent was a dependent adult as defined under Probate Code § 21366(a). Petitioner alleges that the purported transfers are presumed to be the product of fraud and undue influence by virtue of Probate Code § 21380, subjecting Mr. Garcia to all costs, including reasonable attorney fees, should he fail to rebut the presumption (See Probate Code § 21380(d)).
  - 2. Because of the Decedent's lack of capacity, Mr. Garcia's exertion of undue influence, menace and duress over the Decedent, and/or because he was a prohibited transferee, Mr. Garcia holds title to trust assets as well as income therefrom, as constructive trustee for the benefit of persons entitled to distribution of the Decedent's estate. Those assets include cash and other personal property according to proof.

#### Petitioner prays for an order:

- 1. Finding the purported First and Third Amendments to the Trust void due to the mental incapacity of the Decedent;
- 2. Finding the purported First and Third Amendments to the Trust void due to the undue influence of Mr. Garcia;
- 3. Finding the purported First and Third Amendments to the Trust void due to the duress and/or menace of Mr. Garcia over the Decedent;
- 4. Declaring that Mr. Garcia holds any and all assets of the Trust that he has received already in trust, for the person entitled to distribution of the estate of the Decedent;
- 5. For costs of suit herein, including attorney fees, to the extent allowed by law;
- 6. Finding that Mr. Garcia is a prohibited transferee pursuant to Probate Code § 21350 et seq. and invalidating those provisions of the purported first and third Amendments to the Trust that purport to make gifts to Mr. Garcia.

# Objection to Petition to Determine Validity of Purported First and Third Amendments to the Trust and to Impose Constructive Trust filed 02/16/12 by Roberto Garcia denies all of the allegations in the Petition except:

- 1. That the first amendment purports to convey 31.9 acres to William Buchnoff. Mr. Garcia alleges that the first amendment actually purports to convey 39.1 acres to William Buchnof.
- 2. That the fourth amendment purports to appoint Petitioner to act as co-trustee with the Decedent.
- 3. That Mr. Garcia had a friendly relationship with the Decedent.
- 4. That the address for the SPCA stated in the Petition is correct. Mr. Garcia also admits that McCormick Barstow has filed a request for special notice on behalf of the SPCA.

#### Mr. Garcia makes the following affirmative defenses:

1. The Petition and each and every cause of action therein does not state facts sufficient to constitute a cause of action against the Respondent.

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- 2. Petitioner lacks sufficient legal standing to maintain each and every cause of action alleged in the Petition.
- 3. The acts, errors and omissions of Petitioner constitute unclean hands and therefore bar any relief.
- 4. Petitioner is estopped from pursuing the causes of action set forth in the Petition.
- 5. The causes of action stated in the petition were not timely filed and are barred by the applicable statute of limitation set forth by California law, including, but not limited to: the California Code of Civil Procedure, California Civil Code, and the California Probate Code.
- 6. Petitioner has not brought and served in a timely manner but has delayed in bringing and serving suit until a substantial time after the alleged causes of action accrued. This delay worked to the Respondent's prejudice and thus this action and any claim purported therein is barred by the Doctrine of Laches.

### Respondent prays for a judgment:

- 1. That Petitioner take nothing on the basis of her Petition to Determine the Validity of the Purported First and Third Amendments to the Trust and to impose constructive trust;
- 2. That the first and third amendments be found to be valid trust amendments;
- 3. That the Respondent be awarded costs of suit herein incurred; and
- 4. That the Respondent be awarded reasonable attorneys' fees to the extent permissible by contract or statute.

Walters, Jennifer L., of Walters & Moshrefi (for Petitioners Daniel Calderon, Adrian Calderon, Carolina Calderona, and Bianca Palmero-Calderon)

Petition to Determine Succession to Real Property (Prob. C. 13151)

DO	D: 12/12/2010	DANIEL CALDERON, ADRIAN	NEEDS/PROBLEMS/COMMENTS:
		CALDERON, BIANCA CALDERON and	
		CAROLINA CALDERON, children, are	1. Pursuant to Probate Code §
		Petitioners.	13152(a)(7), Item 14 of the <i>Petition</i>
		=	does not list the following persons
Col	nt. from		designated in the Decedent's Will to receive property, who should be
	Aff.Sub.Wit.	40 days since DOD	served with notice of the hearing on
<b>√</b>	Verified		this <i>Petition</i> pursuant to Probate Code
✓	Inventory	N	§ 13153:
	PTC	No other proceedings	• Darian Palmero;
	Not.Cred.		• Elyssa L. Palmero;
	Notice of X	I & A - <b>\$99,000.00</b>	Decedent's grandchildren.
	Hrg	1 6 71 - \$77,000.00	
	Aff.Mail X		2. Petitioner Blanca Palmero-Calderon
	Aff.Pub.	Holographic Will dated 10/1/2010 devises	disclaims her intestate succession
	Sp.Ntc.	the subject real property equally between	rights in a signed <i>Disclaimer</i> filed 1/30/2012 (she is silent regarding her
	Pers.Serv.	Decedent's four children.	rights under Decedent's Holographic
	Conf. Screen	=	Will attached to the <i>Petition</i> ).
	Letters	<b>Petitioner requests</b> Court determination that	However, there is no provision in the
	Duties/Supp	Decedent's 100% interest in real property	Probate Code allowing disclaimers of
	Objections	located at 1924 7 <sup>th</sup> Street, Sanger, passes to	interest in a summary proceeding such as a petition to determine succession.
	<u> </u>	the Petitioners pursuant to Decedent's will.	Therefore, Petitioner Blanca Palmero-
	Video	Disalaimer of Intestate Succession Piahts	Calderon must succeed to her devised
	Receipt	Disclaimer of Intestate Succession Rights filed 1/30/2012 signed by Petitioner Bianca	interest in the subject property. Need
	CI Report	Palmero-Calderon states she disclaims all her	revised proposed order reflecting the
	9202	interest in the subject real property which she	correct distribution of 1/4 <sup>th</sup> interest in
*	Order	is entitled to take by intestate succession from	the real property to each petitioner.
		the Decedent.	
	Aff. Posting	1	Reviewed by: LEG
	Status Rpt	1	Reviewed on: 2/10/12
	UCCJEA		Updates:
	Citation	1	Recommendation:
	FTB Notice	1	File 5 – Morrison
-	-	*	5

6	Robert Snyder	(CONS/PE
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Case No. 12CEPR00028

- Atty Walters, Jennifer L. (for Petitioner/sister Catherine Snyder)
  Atty Wright, Janet L (court appointed for the Conservatee)
- Atty Rube, Melvin (for Objector/spouse Kristin Snyder)
- Atty Motsenbocker, Gary (for son Ross Snyder)

Petition for Appointment of Probate Conservator of the Person and Estate (Prob. C. 1820, 1821, 2680-2682)

_	Age: 53 years DOB: 5/24/1958				
Coı	nt. from				
	Aff.Sub.Wit.				
✓	Verified				
	Inventory				
	PTC				
	Not.Cred.				
1	Notice of				
Ĺ	Hrg				
✓	Aff.Mail	W/			
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.	Х			
	Conf. Screen	Х			
✓	Letters				
✓	Duties/Supp				
✓	Objections				
1	Video				
	Receipt				
	CI Report	Χ			
	9202				
✓	Order				
	Aff. Posting				
	Status Rpt				
	UCCJEA				
	Citation	Χ			
	FTB Notice				

## TEMPORARY EXPIRES 2/23/12

**CATHERINE SNYDER,** sister, is petitioner and requests appointment as Conservator of the person, with medical consent and dementia powers for the administration of dementia medications and of the estate.

Estimated value of the estate:

Personal property - \$15,000.00

**Declaration of John Kirby, M.D.,** 1/5/12 <u>supports</u> medical consent powers however <u>does not</u> address the administration of dementia medications.

Petitioner states the proposed conservatee suffered a stroke on 12/4/2011, leaving him partially paralyzed and unable to speak. Proposed conservatee is married, however, he and his wife are estranged and she is not informed of his medical or financial wishes. His wife has a problem with alcohol and as lost her license for a hit and run accident she was involved in. Petitioner is requesting conservatorship to take care of her brother's interests. She is a nurse and works in a hospital setting.

Please see additional page

#### **NEEDS/PROBLEMS/COMMENTS:**

A competing Petition for Appointment as Conservator has been filed by proposed conservatee's son, Ross Snyder and is set for hearing on 3/27/12.

- 1. Need Citation.
- 2. Need proof of personal service of the Citation with a copy of the Petition on:
  - a. Robert Snyder (proposed conservatee).
- 3. Need Confidential Conservator Screening form for Catherine Snyder.
- 4. Petition does not include information about the bond. Temporary appointment required bond of \$22,128.33. Therefore bond should be set at \$22,128.33.
- 5. Capacity Declaration of John M. Kirby does not include the dementia attachment. Therefore the request for administration of dementia medications cannot be granted.

**Court Investigator Dina Calvillo to provide:** 

- 1. Court Investigator's Report
- 2. Advisement of Rights

Reviewed by: KT

Reviewed on: 2/14/12

Updates: 2/16/12

Recommendation:

File 6 - Snyder

Objections to the Appointment of Catherine Snyder as Conservator of the Person and Estate filed by Kristen Snyder, proposed conservatee's spouse, on 2/10/12. Kristin Snyder objects to the appointment of Catherine Snyder stating the spouse or a person nominated by the spouse has a higher statutory preference than petitioner for appointment as conservator of the person. However, given her marital difficulties with the conservatee she feels her appointment as conservator would only exacerbate the current animosity being exhibited by conservatee's extended family (petitioner, conservatee's mother and brothers) toward the conservatee's immediate family (son, daughter and Objector) and would not be in the best interest of the conservatee. Objector does believe that it would be in the best interest of the conservatee to have their son, Ross Snyder, or an impartial fiduciary appointed as the conservator of the person. Therefore, pursuant to Probate Code §1811 Objector nominates Ross Snyder to be the conservator of the conservatee's person. If Ross Snyder is unable or unwilling to act as conservator, then Objector nominates Bruce Bickel as the conservator of the conservatee's person.

Objector objects to the establishment of a conservatorship of the estate. Objector and conservatee are legally married and have been since September 12, 1981. Although Objector and conservatee are having marital problems, Objector is not a party to any action or proceeding against the conservatee for legal separation, dissolution of marriage, annulment, or adjudication of nullity of their marriage.

Objector believes that as the spouse of the conservatee, she is entitled as a matter of law under Probate Code §3051(a) and Probate Code §3051(b)(1) to manage and control the community property of the conservatee and Objector; that as a matter of law under Probate Code §3051(b)(2), all of the community property of the conservatee and Objector is not a part of the conservatorship estate; and that Objector does not consent to any portion of the community property of the conservatee and Objector to be included in and subject to Probate Code §3071, to be managed, controlled, and disposed of as part of the conservatorship estate of the conservatee.

#### Objector prays for an order as follows:

- 1. That a conservatorship of the person be established for Robert Snyder;
- 2. That the petition of Catherine Snyder to be appointed as conservator of the person of Robert Snyder be denied.
- 3. That Ross Snyder be appointed as conservator of the person of Robert Snyder, or in the alternative that Bruce Bickel, a private fiduciary be appointed as conservator of the person of Robert Snyder;
- 4. That the petition of Catherine Snyder for the establishment of a conservatorship of the estate and for appointment as conservator of the estate of Robert Snyder be denied.

Consent of Bruce Bickel to act as the conservator of the person of Robert Snyder filed on 2/14/12.

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 8/28/11		<b>EARNEST ONG</b> , brother-in-law, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner and requests appointment	
			as Administrator without bond.	
Co	nt. from		Full IAEA – o.k.	
	Aff.Sub.Wit.			
✓	Verified		Decedent died intestate.	
	Inventory			
	PTC		Residence: Clovis	
	Not.Cred.		Publication: Fresno Business Journal	
	Notice of			
	Hrg			
✓	Aff.Mail	W/		
✓	Aff.Pub.		Estimated Value of the Estate: Personal property - \$29,000.00	
	Sp.Ntc.		Real property         -         \$56,754.16           Total         -         \$85,754.16	
	Pers.Serv.		Total - \$85,754.16	
	Conf. Screen			
✓	Letters		Probate Referee: RICK SMITH	
✓	Duties/Supp			
	Objections			
	Video Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 2/15/12
	UCCJEA			Updates: 2/16/12
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 7 – Gong-Chun

Roxanne Ruiz (GUARD/E)

Janian, Paulette (for Petitioner/mother
Petition for Appointment of Guardian of the Estate (Prob. C. 1510)

Age: 14 years DOB: 2/10/1998			THERE IS NO TEMPORARY. No temporary was requested.	NE	EDS/PROBLEMS/COMMENTS:
			GRACIELA MARTINEZ RUIZ aka GRACE RUIZ, mother, is petitioner and	1.	Need proof of personal service of the <i>Notice of Hearing</i> along with a copy of the petition or
Cor	nt. from		requests appointment as guardian of the		Consent and Waiver of Notice
	Aff.Sub.Wit.		estate without bond.		on the minor Roxanne Ruiz. (Note: The minor has nominated
✓	Verified		Estimated Value of the Estate		the petitioner but has not waived
	Inventory		Estimated Value of the Estate:		notice.)
	PTC		Personal property - \$135,000.00	2	Notice of Hearing does not
	Not.Cred.		Petitioner requests that all funds be	4.	indicate that it was service with
✓	Notice of Hrg		placed into a blocked account.		a copy of the Petition as required by Probate Code
1	Aff.Mail	W/O	Detition on states a swandianship of the		§1511.
	Aff.Pub.		<b>Petitioner states</b> a guardianship of the estate is necessary because the minor is	3.	Need Order
	Sp.Ntc.		the beneficiary of her sister's life		
	Pers.Serv.		insurance policy.	4.	Need Letters
✓	Conf. Screen		insurance poncy.	5.	Need Order to Deposit Funds into Blocked Account.
✓	Letters				into Biocked Mecount.
✓	Duties/Supp				
	Objections				
	Video Receipt				
	CI Report	N/A			
	9202				
✓	Order				
	Aff. Posting				viewed by: KT
Ш	Status Rpt				viewed on: 2/15/12
✓	UCCJEA			Up	dates:
	Citation			Red	commendation:
	FTB Notice			File	e 8 - Ruiz

# 9 Anaya Moreno, Phillip Ockletree & Phineas Okeletree (GUARD/P) Case No. 09CEPR00409

Atty Garcia, Patricia Ann (pro per Petitioner/maternal grandmother)

Petition for Appointment of Guardianship of the Person

Phillip age: 3 years	TEMPORARY EXPIRES 1/19/12	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/17/2008 Phineas age: 1 year DOB: 3/30/2010	PATRICIA GARCIA, maternal aunt, is petitioner.	This Petition is as to PHILLIP OKELTREE and PHINEAS OKELTREE only. Guardianship of Anaya Moreno was previously granted to petitioner.
Cont. from 011912  Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.  Notice of X	Father: <b>NOT LISTED</b> (per CI report father is PHILLIP OCKLETREE) – Declaration of Due Diligence filed on 1/19/2012.  Mother: <b>URSULA REYES</b> -Declaration of Due Diligence filed	Continued from 1/19/12. Minute order states examiner notes are provide to Petitioner. Petitioner is directed to cure the defects. The Court orders that the father is have no visits with the minors. As of 2/10/12 the following issues remain:  1. Need Notice of Hearing.  2. Need proof of personal service of the
Hrg Aff.Mail X Aff.Pub. Sp.Ntc. Pers.Serv. X Conf. Screen	on 1/19/2012.  Paternal grandfather: Not listed Paternal grandmother: Not listed Maternal grandfather: Not listed	Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on:  a. Phillip Ockletree (father) b. Ursula Reyes (mother)
✓ Letters  ✓ Duties/Supp  Objections  Video Receipt	Petitioner states mom is unfit, on drugs and partying. Father is nowhere to be found.  Court Investigator Charlotte Bien's Report filed on 12/20/11.	3. Need proof of service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on:  a. Paternal grandparents b. Maternal grandfather
✓ CI Report  9202 ✓ Order	Dien 3 Report med on 12/20/11.	4. Petition does not include the names and addresses of the father, paternal grandparents or maternal grandfather.
Aff. Posting Status Rpt  ✓ UCCJEA  Citation		Reviewed by: KT Reviewed on: 2/10/12 Updates: Recommendation:
FTB Notice		File 9 – Moreno & Ockletree

10A Nona Lee Johnson (Estate)

Case No. 09CEPR00917

Atty Johnson, Kenneth D. (pro per – Administrator)

Atty Johnson, Suzanne G. (pro per – Administrator)

**Petition for Final Distribution Amended** 

DOD: 04/22/09			
COL	nt. from 1	21511	<u> </u>
	Aff.Sub.		
<u> </u>	Verified		
<u> </u>	Inventor	٠,	
<u> </u>	PTC	у	
·	Not.Cred	1	
Ė	Notice o		n/a
	Hrg	1	II/ d
	Aff.Mail		n/a
	Aff.Pub.		, «
	Sp.Ntc.		
	Pers.Ser	v.	
	Conf. Sc		
	Letters		4/10
	Duties/S	upp	
	Objectio		
	Video		
	Receipt		
	CI Repor	t	
✓	9202		
✓	Order		
	Aff. Posting		
	Status R	pt	
	UCCJEA		
	Citation		
✓	FTB Noti	ice	

**KENNETH JOHNSON** and **SUZANNE JOHNSON**, Co-Administrators, are Petitioners.

Account Period: 04/22/09 – 10/31/10

Accounting - \$253,737.45 Beginning POH - \$101,203.57 Ending POH - \$0

Administrators - waive

Distribution, pursuant to intestate succession, is to:

Suzanne G. Johnson - \$45,913.22 Julia M. Glick - \$45,913.22 Kenneth D. Johnson - \$45,913.22 (Note: Distribution of funds was made by the personal representatives without court approval. A receipt from each beneficiary was filed on 11/03/11) NEEDS/PROBLEMS/COMMENTS:

**CONTINUED FROM 12/15/11** 

Minute Order from 12/15/11 states: No appearances. The Court sets the matter for an Order to Show Cause on 02/23/12. The Court orders Kenneth Johnson and Suzanne Johnson to be present on 02/23/12.

As of 02/15/12, the Petitioner has not filed any new documents.

 The Petition states that the beginning property on hand was \$101,203.57; however, the Inventory & Appraisal states that the estate assets at the time of the decedent's death was \$211,783.29.
 Need explanation as to why the beginning property on hand is not the amount of the Inventory & Appraisal.

Reviewed by: JF

**Reviewed on:** 02/15/12

**Updates:** 

**Recommendation:** 

File 10A - Johnson

10A

Atty Atty Johnson, Kenneth D. (pro per – Administrator) Johnson, Suzanne G. (pro per – Administrator)

**Order to Show Cause** 

DO	D: 04/22/09	KENNETH JOHNSON and SUZANNE	NEEDS/PROBLEMS/COMMENTS:
		JOHNSON, were appointed as Co-	
		Administrators and Letters were issued on	
		01/14/10.	
Coı	nt. from	Inventory & Appraisal was filed on	
	Aff.Sub.Wit.	07/22/10.	
	Verified		
	Inventory	An Amended Petition for Final Distribution	
	PTC	was filed 11/03/11 and set for hearing on	
	Not.Cred.	12/15/11.	
	Notice of	Minute Order dated 12/15/11 continued	
	Hrg	the hearing on the Amended Petition for	
	Aff.Mail	Final Distribution to 02/23/12 and set this	
	Aff.Pub.	Order to Show Cause hearing on 02/23/12.	
	Sp.Ntc.	Kenneth Johnson and Suzanne Johnson were	
	Pers.Serv.	ordered to be present on 02/23/12.	
	Conf. Screen	Clerk's Certificate of Mailing filed	
	Letters	<b>12/16/11</b> states that a copy of the 12/15/11	
	Duties/Supp	Minute Order was mailed to Kenneth	
	Objections	Johnson and Suzanne Johnson.	
	Video		
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: JF
	Status Rpt		Reviewed on: 02/15/12
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 10B - Johnson

10B

#### 11 Jacob Anthony Reyes Bautista (GUARD/P) Case No. 10CEPR00191

Bautista, Maria (pro per Guardian) Atty Atty

Bautista, Anthony (pro per Petitioner/father)
Petition for Termination of Guardianship (Prob. C. 1460, 1601, 2626, 2627, 2636)

Δα	o: 6 years	ANTHONY BAUTISTA, father, is petitioner.				
	e: 6 years B: 2/21/2006	ANTHONY DAUTISTA, ramer, is pennoner.	NEEDS/PROBLEMS/COMMENTS:			
Cor	nt. from Aff.Sub.Wit.	MARIA BAUTISTA, paternal grandmother, was appointed guardian on 5/3/10.  Mother: ANNA REYES – Declaration of Due Diligence filed on 12/23/11.	<ol> <li>Need Notice of Hearing.</li> <li>Need proof of service of the Notice of Hearing or Declaration of Due Diligence on:         <ul> <li>Maria Bautista</li> <li>(guardian/paternal</li> </ul> </li> </ol>			
<b>√</b>	Verified Inventory PTC	Paternal grandfather: Antonio Bautista  Maternal grandfather: Pedro Reyes  Maternal grandmother: Patricia Reyes	grandmother) b. Antonio Bautista (paternal grandfather)			
	Not.Cred.  Notice of Hrg  Aff.Mail  Aff.Pub.	Petitioner states at the time the guardianship was established he was not financially stable and was still attending school. Petitioner states he is now financial stable and has a job. He would like to have his son live with him and take full responsibility for his son.	c. Pedro Reyes (maternal grandfather) d. Patricia Reyes (maternal grandmother) e. Anna Reyes (mother) if court does not dispense with notice.			
	Sp.Ntc. Pers.Serv. Conf. Screen Letters	Current visitation schedule per minute order dated 5/3/10:				
	Duties/Supp Objections	Father has supervised visits every other Saturday 10 a.m. to 12 p.m.				
	Video Receipt CI Report	Mother has supervised visits every other Saturday (alternating with father's visits) 10 a.m. to 12 p.m.				
<b>√</b>	9202 Order	Court Investigator Jennifer Daniel's Report filed on 2/8/12.				
	Aff. Posting		Reviewed by: KT			
	Status Rpt		Reviewed on: 2/15/12			
	UCCJEA		Updates:			
	Citation		Recommendation:			
	FTB Notice		File 11 - Bautista			
			4.4			

Atty Atty

Bryant, Heidi (pro per Petitioner/guardian) Boyer, Patricia Anne

Status Hearing re Visitation

Age: 6 years **HEIDI BRYANT**, guardian, is petitioner. **NEEDS/PROBLEMS/COMMENTS:** DOB: 6/12/05 Minute Order from 1/5/12 states the Court Father: JOSHUA COLASANTI grants the petition [Petition to Modify Visits filed 12/7/11] until further order of Mother: JENNA COLASANTI the court. The Court orders a Court Investigator conduct an investigation of all Cont. from **Petitioner filed a Petition to Modify** the parties. Aff.Sub.Wit. Visitation on 12/7/11 which stated the Verified maternal grandmother PATRICIA BOYER has a history of abusing her medication and Inventory Note: Patricia Boyer lives in Merced. has called for Jeremiah heavily under the **PTC** influence of her medication. When they Not.Cred. spoke, it was difficult to understand what she **Notice of** was saying. She allowed Jeremiah to speak **Court Investigator Jennifer Young to** Hrg provide: to her, and when he got off the phone, he Aff.Mail said his grandmother doesn't sound good. In 1. Court Investigator's Report Aff.Pub. addition, Patricia Boyer has mentioned bringing Jeremiah out of Fresno County for Sp.Ntc. their visits. Petitioner is concerned for Pers.Serv. Jeremiah's safety being alone and traveling Conf. Screen with Patricia Boyer being heavily under the Letters influence. **Duties/Supp Objections Petitioner requested** to be allowed to Video supervise the visits because Jeremiah's safety is greatly at risk and she is very Receipt worried and scared for him. **CI Report** 9202 Order Aff. Posting Reviewed by: KT **Status Rpt** Reviewed on: 2/15/12 **UCCJEA Updates:** Citation **Recommendation: FTB Notice** File 12 - Colasanti

# Destiny Cedano, Alexis Cedano, Victor Cedano, Gabriel Cedano, Noah Cedano, Jayden Cedano, Victoria Cedano, Reyna Cedano and Jonah Cedano (GUARD/P) Case No. 11CEPR00795

Atty Barbosa, Judy (pro per Petitioner/maternal aunt)
Atty Barbosa, Maximino (pro per Petitioner/maternal uncle)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 3 years (twins)		Temporary Expires on 2/23/12	NEEDS/PROBLEMS/COMMENTS:		
DO	nt. from 1/19/12 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	JUDY BARBOSA and MAXIMINO BARBOSA, maternal aunt and uncle, are petitioners.  Father: VICTOR CEDANO - deceased  Mother: JENNIFER CEDANO  Paternal grandfather: Unknown Paternal grandmother: Jenny Hernandez – deceased. Maternal grandfather: Pete	This petition is as to VICTORIA CEDANO and REYNA CEDANO only.  Guardianship of the other minors has been previously granted to other relatives.  Continued from 1/19/12. As of 2/16/12 the following issues remain:  1. Need Notice of Hearing.  2. Need proof of personal service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice on:  a. Jennifer Cedano (mother) —  Petitioners state mother is in jail therefore they are unable to serve her.  3. Need proof of service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on:  a. Judy Coronado (maternal grandmother)		
	Aff. Posting		Reviewed by: KT		
	Status Rpt		Reviewed on: 2/16/12		
✓	UCCJEA		Updates:		
	Citation		Recommendation:		
	FTB Notice		File 19 - Cedano		
			12		

# Donnie De'monty Marquise Maiden, Jr (GUARD/P) Case No. 11CEPR01109 Williams, Phyllis Louise (pro per Petitioner/paternal grandmother) Petition for Appointment of Guardian of the Person (Prob. C. 1510) 14 Atty

Age: 3 years Temporary Expires 2/23/12				NEEDS/PROBLEMS/COMMENTS:		
DOB: 6/19/08				, , , , , , , , , , , , , , , , , , , ,		
			PHYLLIS LOUISE WILLIAMS, paternal	1. Need Notice of Hearing.		
			grandmother, is Petitioner.	2. Need proof of personal service of the		
			Father: <b>DONNIE DE'MONTY</b>	Notice of Hearing along with a copy of		
Cor	nt. from		MARQUISE MAIDEN – incarcerated in	the Petition or Consent and Waiver of		
	Aff.Sub.Wit.		Phoenix, AZ	Notice or Declaration of Due Diligence		
1	Verified		ŕ	on: a. Donnie De'Monty Marquise		
	Inventory		Mother: FELICIA RAMIREZ	Maiden (father)		
	PTC		Determed Countifythern Dennis Meiden	b. Felicia Ramirez (mother)		
	Not.Cred.		Paternal Grandfather: Donnie Maiden Maternal Grandfather: Unknown	3. Need proof of service of the <i>Notice of</i>		
	Notice of	Х	Maternal Grandmother: Unknown	Hearing along with a copy of the		
	Hrg	L		Petition or Consent and Waiver of		
	Aff.Mail	Х	Petitioner states the father had sole custody	Notice or Declaration of Due Diligence on:		
	Aff.Pub.		of the minor. Father is now incarcerated and	a. Donnie Maiden (paternal		
	Sp.Ntc.		is unable to care for the minor. Petitioner states she has been actively involved in the	grandfather)		
	Pers.Serv.	Χ	minor's life since birth. A guardianship is	b. Maternal grandfather		
✓	Conf. Screen		necessary so that the Petitioner can provide	c. Maternal grandmother		
<b>√</b>	Letters		the minor with the proper care and support.	4. Need Duties of Guardian		
	Duties/Supp	Х		5. UCCJEA is incomplete. Need minor's		
	Objections			residence information from 2007 to		
	Video			10/28/2011.		
	Receipt			Court Investigator JoAnn Morris to		
	CI Report	Χ		provide:		
	9202			1 Court Investigator's Denout		
✓	Order			<ol> <li>Court Investigator's Report</li> <li>Clearances</li> </ol>		
$\vdash$	Aff. Posting			Reviewed by: KT		
	Status Rpt			Reviewed on: 2/15/12		
✓	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice			File 14 - Maiden		

**Pro Per** 

Thao, See Kong (Pro Per Petitioner, maternal grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

		Petition for Appointment of Guardian of the Person
	a Age: 11 years B: 3/23/2000	NO TEMPORARY REQUESTED
Kyleeh Age: 8 years DOB: 1/29/2004		SEE KONG THAO, maternal grandmother, is Petitioner.
	a Age: 7 years	Father: CHIA NENG LOR; incarcerated;
_	B: 12/20/2004	
Lou	kai Age: 5 years	Mother: <b>ARXIA THAO LOR</b> ; consents and waives notice;
DO	B: 1/5/2007	Paternal grandfather: Xee Lor
	kayla Age: 3 year	Paternal grandmother: Chia Yang
	B: 9/15/2008 ley Age: 1 ½ year:	
	B: 6/2/2010	Material grandramer. Valig Nelig Thao, sem notice by mati
	nt. from	on 1/5/2012;
	Aff.Sub.Wit.	Clowey Lor, sibling (age 13), was sent notice by mail on
✓	Verified	1/5/2012;
	Inventory	Petitioner states CPS urged her to seek guardianship of the
	PTC	children (please refer to Dept. of Social Services Safety Plan
	Not.Cred.	dated 10/17/2011 filed on1/9/2012), and Petitioner has had
✓	Notice of	the children in her care since 9/20/2011 when Petitioner took the children to her home out of concern for their well-being.
	Hrg	Petitioner states the mother did not send the children to
✓	Aff.Mail	school regularly, the mother keeps chickens in her house, the
	Aff.Pub.	house is dirty, and there is no food in the house. Petitioner
Sp.Ntc.		states she regularly took the children groceries and made sure they went to doctor appointments, and now that they are
		X   living with her she makes sure they attend school and that
✓ Conf. Screen		their needs are met. Petitioner states the father is currently
	Aff. Posting	incarcerated for drugs and she suspects the mother may be using drugs as well. Petitioner states she will continue to
✓	Duties/Supp	provide the children with a stable home free of drugs and
	Objections	with plenty of food, and that the children are happy to be
	Video	with her in her home.
	Receipt	Petitioner filed on 12/23/2011 a copy of an arrest report
✓	CI Report	regarding the proposed wards' father, Chia Lor, indicating he
✓	Clearances	was arrested on 11/14/2011 for felony possession of a
<b>√</b>	Order	controlled substance, and his planned release date is 3/11/2012.
✓	Letters	Potitionar requests to be avoyed from sixing notice to the
	Status Rpt	Petitioner requests to be excused from giving notice to the paternal grandfather, Xee Lor, who resides in Laos but his
✓	UCCJEA	whereabouts there are unknown to anyone.
	Citation	
	FTB Notice	Court Investigator Jennifer Young's <i>Report</i> was filed on 2/15/2012.
<u> </u>		2/13/2012.

### **NEEDS/PROBLEMS/COMMENTS:**

Note: Petitioner indicates she is seeking guardianship of six of the seven children who need a guardian; one of the children, CLOWEY LOR (age 13), will be the subject of a petition for guardianship brought by the Petitioner's daughter. Court records show no petition on behalf of that child has been filed as of 2/17/2012.

- 1. Need proof of personal service of the Notice of Hearing with a copy of the Petition for Appointment of Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or a Declaration of Due Diligence, for:
- Chia Neng Lor, father.
- 2. Need proof of service by mail of the Notice of Hearing with a copy of the Petition for Appointment of Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or a Declaration of Due Diligence, for:
- Chia Yang, paternal grandmother;
- Xee Lor, paternal grandfather, if Court does not excuse notice to him as requested.

Reviewed by: LEG
Reviewed on: 2/15/12
Updates: 2/17/12
Recommendation:
File 15 – Lor

Gallegos, Alfred A. (for Daniel M. O'Quinn – Administrator/Petitioner)

Report of Sale and Petition for Order Confirming Sale of Real Property - 200 Tyler Street

L 20	D 04/45/40	DANIEL M. O'OLINN, Administrator without			NEEDS (DDODLENAS (CONANAENTS)		
DOD: 04/15/10		<b>DANIEL M. O'QUINN,</b> Administrator without bond, is Petitioner.			NEEDS/PROBLEMS/COMMENTS:		
					1	Detition is not signed by attance.	
		Sale Price	-	\$10,000.00		Petition is not signed by attorney. Pursuant to Probate Code §	
		Overbid	-	<b>\$1,000.00</b>	۷.	10308(c) - Need proof of service by	
Cor	nt. from	= Reappraisal		\$26,000.00		mail at least 15 days before the	
	Aff.Sub.Wit.	= Kcappi aisai	-	φ⊿ս,սսս.սս		hearing of the <i>Notice of Hearing</i>	
<b>√</b>	Verified	Property	-	200 Tyler St.		on:	
	Inventory			Coalinga, CA		- Richard A. McCabe (purchaser)	
	PTC	   Publication	_	The Business Journal		- Wells Fargo Card Services	
			-	The Dusiness Journal		(Request for Special Notice filed	
	Not.Cred.	<b>Buyer</b>	-	RICHARD A.		11/12/10)	
<b>√</b>	Notice of	McCABE, as his se	parate pr	operty	3.	. ,	
	Hrg	Broker	_	None		the appraised value of the	
	Aff.Mail >	DIVICI	-	TOHC		property. Probate Code § 10309 states that no sale of real property	
<b>✓</b>	Aff.Pub.	<b>Declaration of Dar</b>				at private sale shall be confirmed	
	Sp.Ntc.	Administrator file				by the Court unless the sum	
	Pers.Serv.	property is in a dila		na uninnabitable hat it would cost tens of		offered is at least 90% of the	
	Conf. Screen			ect the habitability issues		appraised value. Need reappraisal	
	Letters	(roofing, windows,	lack of a	ppropriate heat, flooring		for sale or higher offer.	
	Duties/Supp	issues) and to remove			4.	Need Order.	
	Objections	deemed it appropria		e home, Petitioner has			
	Video			ondition. Petitioner			
	Receipt	made inquiries to in	vestors a	and was able to obtain a			
	Cl Report			ner also made inquiries			
	9202			market properties in the decision was made not			
	Order >	to use the services of	of a broke	er because commissions			
<b>✓</b>	Aff. Posting	and other expenses		duce the funds available	Rev	viewed by: JF	
	Status Rpt			rred, but not directly e anticipated sales price		viewed by: 31	
	UCCJEA	of the property wou			_	dates:	
	Citation	commission in relat	ion to the	e amount of effort	_	commendation:	
	FTB Notice			d take. Petitioner states		2 16A - Berry	
	1 1D Notice			A authority to sell the sed by decedent's will to	1.116	L TON - Delly	
				rior order of the court,			
		but due to the circui	mstances	, decided to seek court			
		approval of the sale					
		could express their		regarding the sale.  h the offer is less than ½			
				operty, it is his opinion			
				onable given the current			
		condition of the pro	perty, es	pecially since the estate			
				ets to make repairs to the			
		property to make it	more ma	irciaule.		464	

Gallegos, Alfred A. (for Daniel M. O'Quinn – Administrator/Petitioner)

Report of Sale and Petition for Order Confirming Sale of Real Property - 220 Tyler Street

DOD: 04/15/10		DANIEL M. O'QU is Petitioner.	<b>DANIEL M. O'QUINN,</b> Administrator without bond, is Petitioner.		NEEDS/PROBLEMS/COMMENTS:	
		Sale Price Overbid	-	\$10,000.00 \$1,000.00	5. 6.	Petition is not signed by attorney. Petition states that the
Cor	nt. from Aff.Sub.Wit.	Reappraisal	-	\$22,000.00		appraised value of the property is \$22,000.00; however,
✓	Verified	Property	-	220 Tyler St. Coalinga, CA		according to the Inventory & Appraisal filed 12/28/11, the
	Inventory PTC	Publication	-	The Business Journal		property is valued at \$26,000.00.
·/	Not.Cred. Notice of	Buyer	<b></b>	RICHARD A. McCABE,	7.	Pursuant to Probate Code §
	Hrg	as his separate prope Broker	erty	None		10308(c) - Need proof of service by mail at least 15 days before
1	Aff.Pub.					the hearing of the <i>Notice of</i> Hearing on:
	Sp.Ntc.	<b>Declaration of Dan filed 01/19/12</b> states	<b>iel M. C</b> that the	O'Quinn, Administrator		- Richard A. McCabe
	Pers.Serv.	dilapidated and unin	habitabl	e condition and he		(purchaser) - Wells Fargo Card Services
	Conf. Screen			ens of thousands of dollars ues (roofing, windows,		(Request for Special Notice
	Letters	lack of appropriate h	neat, floo	oring issues) and to remove		filed 11/12/10)
	Duties/Supp			sed on the condition of the lit appropriate to sell the	8.	' '
	Objections	property to a willing	investo	r in an as-is condition.		of the appraised value of the property. Probate Code §
	Video			investors and was able to Petitioner also made		10309 states that no sale of real
	Receipt			kers who market properties		property at private sale shall be
	CI Report	in the Coalinga area	; howeve	er, the decision was made		confirmed by the Court unless
	9202	not to use the service		roker because nses would reduce the		the sum offered is at least 90% of the appraised value. Need
	Order	funds available to th	e estate,	it was also inferred, but		reappraisal for sale or higher
				okers that the anticipated		offer.
		commission in relati	on to the		9.	Need Order.
<b>√</b>	Aff. Posting			d take. Petitioner states A authority to sell the	Re	viewed by: JF
	Status Rpt	property and is also	authoriz	ed by decedent's will to		viewed by: 37
	UCCJEA	sell the property with	hout a pi	rior order of the court, but		dates:
	Citation	due to the circumsta approval of the sale		iny interested party could	·	commendation:
	FTB Notice	express their concer	ns regard	ding the sale. Petitioner	File	e 16B – Berry
		states that although		ris less than ½ the rty, it is his opinion that		
		the offer is fair and				
				pecially since the estate		
		property to make it i		ets to make repairs to the arketable.		
-		11 1 7 1 1 1 1 1 1			II	16D

**Petition for Appointment of Temporary Guardianship of the Person** 

Δς.	12			NEEDS/PROBLEMS/COMMENTS:		
	Age: 12 DOB: 06/11/99		GENERAL HEARING 04/09/12	NEEDS/PROBLEIVIS/COIVIIVIEN 13:		
	D. 00/11/33		FRANCISCO AGUINIGA, step-father, is	1	Need <i>Notice of Hearing</i> .	
			Petitioner.	2.	-	
<u> </u>			i cuttonor.	<u>-</u> '	least 5 court days before the	
			Father: UNKNOWN		hearing of <i>Notice of Hearing</i> with a	
Cor	nt. from		1 amer. 621221 (8 1171		copy of the <i>Petition for Temporary</i>	
	Aff.Sub.Wit.		Mother: IRENE CARPIO		Guardianship or Consent and	
✓	Verified				Waiver of Notice <u>or</u> Declaration of	
	Inventory		Paternal grandparents: NOT LISTED		Due Diligence for:	
	PTC		Maternal grandparents: NOT LISTED		- Irene Carpio (mother) - Father (unknown)	
	Not.Cred.		Siblings: JUAN AGUINIGA (6), VALERIE		- Justin Carpio (minor)	
	Notice of	х	AGUINIGA (15)	3.	UCCJEA is incomplete, need child's	
	Hrg		1100111011 (10)		residence information for the past 5	
	Aff.Mail		Petitioner states that the minor has not been		years.	
	Aff.Pub.		in school for a year, his mother left him and			
	Sp.Ntc.		his siblings in a motel parking lot. Petitioner			
	Pers.Serv.	Х	states that the child needs stability instead of			
✓	Conf. Screen		moving from place to place. Petitioner states			
✓	Letters		that he loves the minor as his own and does not want him to live away from his siblings.			
✓	Duties/Supp		not want min to rive away from his storings.			
	Objections					
	Video					
	Receipt					
	CI Report					
	9202					
✓	Order					
	Aff. Posting			Reviev	wed by: JF	
	Status Rpt			Reviev	wed on: 02/15/12	
✓	UCCJEA			Updat		
	Citation				nmendation:	
	FTB Notice			File 1	7 - Carpio	